

Existing law requires submission of contracts for the expenditure of federal funds or grant of federal funds by the Dept. of Labor, except those regarding expenditure of unemployment compensation funds, to the Senate Committee on Labor and Industrial Relations, the House Committee on Labor and Industrial Relations, and the Joint Legislative Committee on the Budget at least 30 days before being entered into.

New law retains existing law, except deletes required submission of the contract to the Joint Legislative Committee on the Budget.

Prior law prohibited entering into any consulting services contract until such contract has been approved in advance by the Joint Legislative Committee on the Budget.

New law deletes this inoperative provision.

Existing law, relative to the Capital Area Human Services District, requires that the district's board submit quarterly reports indicating services provided, number of persons served, and appropriations and expenditures for such services to the Senate and House Committees on Health and Welfare and the Joint Legislative Committee on the Budget.

New law retains existing law, except deletes requirement for such quarterly reports to the Joint Legislative Committee on the Budget as the district is now required under the La. Government Performance and Accountability Act to submit periodic performance progress reports to the committee.

Prior law established procedures for legislative oversight of zero-based budgeting and requires the Senate Finance Committee, the House Appropriations Committee, and the Joint Legislative Committee on the Budget to ensure its implementation.

New law repeals prior law as zero-based budgeting has been superseded by performance-based budgeting.

Prior law authorized the Joint Legislative Committee on the Budget to appoint a Subcommittee on Block Grants to ensure proper and equitable distribution of block grant funds. Provides for duties of such subcommittee.

New law repeals prior law as such subcommittee is no longer active.

Prior law, relative to the Louisiana Procurement Code, provided that until January 1, 1984, the Dept. of Public Safety and Corrections was authorized to procure manufactured modular units for housing of inmates to alleviate overcrowding under special procurement provisions with the approval of the commissioner of administration and the Joint Legislative Committee on the Budget.

New law repeals these obsolete provisions of prior law.

Prior law required that prior to the 1975, 1976, and 1977 regular sessions, the Dept. of Public Safety recommend to the division of administration and the legislative budget committee amounts necessary to implement local emergency telephone systems.

New law deletes these obsolete provisions of prior law.

Effective August 15, 1999.

(Amends R.S. 36:312(A), R.S. 39:134(C) and 1484(4)(b), and R.S. 46:2664(E)(3); Repeals R.S. 24:141, R.S. 39:136 and 1554(G)(1), and R.S. 45:803)